## SUPERIOR COURT OF WASHINGTON COUNTY OF

| In re Parentage: |                        |   |
|------------------|------------------------|---|
| and              | Petitioner, Respondent | NO.  MOTION/DECLARATION FOR EX PARTE RESTRAINING ORDER AND ORDER TO SHOW CAUSE (MTAF) |
|                  | Respondent.            |   |

## I. MOTION

Based upon the declaration below, the undersigned moves the court for a temporary order and order to show cause.

## 1.1 EX PARTE RESTRAINING ORDER.

A temporary restraining order should be granted without written or oral notice to the other party or the other party's lawyer because immediate and irreparable injury, loss, or damage will result before other party or the other party's lawyer can be heard in opposition. This order should restrain or enjoin:

| [] | the peace of the other party or of any child.             | [Name] from molesting or disturbing   |
|----|---|---|
| [] | -   | me] from entering the residence of [Name]. The protected person vaives confidentiality of the address which |
|    | is:   | [Address].  |
| [] | [Nai<br>or entering the home, work place or school of the | me] from going onto the grounds of  |

|     |      | the following named children:   |   |
|-----|------|---|---|
|     | []   | knowingly remaining within place or school of these children:                     | [Name] from knowingly coming within or [Distance] of the home, work [Name] or the day care or school of   |
| []  |      | [Name] from removing any of the   |   |
|     | []   | children from the state of Washingt other:  | 311.  |
|     |      | ther party should be required to appea<br>ued in full force and effect pending fi | r and show cause why these restraints should not be nal determination of this action.   |
| 1.2 | SURR | ENDER OF DEADLY WEAPONS.  |   |
|     | []   | REQUEST MUST BE PRESENTED require his or her immediate possession or              | AR AND CONVINCING REASONS FOR THIS IN PARAGRAPH 2.4 BELOW.) The court should [Name] to surrender any deadly weapon in control or subject to his or her immediate possession by having jurisdiction of this proceeding, to his or her the court. |
| 1.3 | OTHE | ER TEMPORARY RELIEF.  |   |
|     | []   | Does not apply.  cause why the court should not enter                             | Name] should also be required to appear and show or a temporary order which:  |
|     |      | Support Schedule.  [] approves the parenting plar requires                        | rmined pursuant to the Washington State Child  which is proposed by [Name].  [Name] to pay temporary attorney and costs in the amount of \$ to:   |
|     |      | [] appoints a guardian ad liter [] other:   | n on behalf of the minor children.  |

| 1.4    | OTHER:  |
|--------|---|
| Dated: | Signature of Moving Party or Lawyer/WSBA No.  |
|        | Signature of Woving Party of Eawyor, WSB/T140.  |
|        | Print or Type Name  |
|        | II. DECLARATION   |
| 2.1    | INJURY TO BE PREVENTED.   |
|        | The ex parte restraining order requested in paragraph 1.1 above is to prevent the following injury (define the injury): |
|        |   |
|        |   |
|        |   |
|        |   |
|        |   |
| 2.2    | REASONS WHY THE INJURY MAY BE IRREPARABLE.  |
|        | This injury may be irreparable because:   |
|        |   |

| 2.3     | CLEA     | CLEAR AND CONVINCING REASONS WHY WEAPONS SHOULD BE SURRENDERED.                             |   |                       |  |  |
|---------|----------|---|---|-----------------------|--|--|
|         | []       | Does not apply.  deadly weapons as requested in paraconvincing reasons:                     | [Name] should be required to<br>graph 1.2 above because of foll |                       |  |  |
| 2.4     | REAS     | ONS FOR A TEMPORARY ORDER   |   |                       |  |  |
|         | []       | Does not apply. It is necessary that the court issue a paragraph 1.3 above for the reason s |   | requested in          |  |  |
|         |          |   |   |                       |  |  |
| I decla |          | r penalty of perjury under the laws of  | the state of Washington that the                                | foregoing is true and |  |  |
| Signed  | d at     | , [City]  | [State] on  | [Date]                |  |  |
| Signat  | ure of M | Moving Party  | Print or Type Name  |                       |  |  |
|         |          | TACH FINANCIAL RECORDS TO T   |   |                       |  |  |

CLEAD AND CONVINCING DEACONG WHY WEADONG GHOLL DE CLIDDENDEDED

DO NOT ATTACH FINANCIAL RECORDS TO THIS DECLARATION. FINANCIAL RECORDS SHOULD BE SERVED ON THE OTHER PARTY AND FILED WITH THE COURT SEPARATELY USING THE SEALED FINANCIAL SOURCE DOCUMENTS COVER SHEET (WPF DRPSCU 09.0220). IF FILED SEPARATELY USING THE COVER SHEET, THE RECORDS WILL BE SEALED TO PROTECT YOUR PRIVACY (ALTHOUGH THEY WILL BE AVAILABLE TO THE OTHER PARTIES IN THE CASE, THEIR ATTORNEYS, AND CERTAIN OTHER INTERESTED PERSONS. SEE GR 22 (C)(2)).

## III. EFFORTS TO GIVE OTHER PARTY NOTICE.

| The following efforts have been made to give the following reasons exist why notice should not be | e other party or other party's lawyer notice and the e required: |
|---|--|
|   |  |
|   |  |
|   |  |
|   |  |
| Dated:  |  |
|   | Signature of Moving Party or Lawyer/WSBA No.                     |
|   | Print or Type Name   |